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APPLICATION NO.] i	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/863,254	•	05/24/2001	Hiroyasu Shino	1538.1014	9281
21171	7590	08/23/2005		EXAMINER	
STAAS &	HALSE	Y LLP	RHODE JR, ROBERT E		
SUITE 700 1201 NEW Y	YORK A	VENUE, N.W.		ART UNIT	PAPER NUMBER
	WASHINGTON, DC 20005			3625	
				DATE MAILED: 08/23/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/863,254	SHINO ET AL.				
Office Action Summary	Examiner	Art Unit				
	Rob Rhode	3625				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	ely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 26 M	<u>ay 2005</u> .					
· —	·—					
Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.				
Disposition of Claims						
4) ☐ Claim(s) 1-3,5,7-9,11-14 and 16-18 is/are pended 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-3,5,7-9,11-14 and 16-18 is/are rejection of the company of the	vn from consideration. cted.					
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acce Applicant may not request that any objection to the or Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected to by the Eddrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa					

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DETAILED ACTION

Response to Amendment

Applicant amendment of 12-14-04 amended claims 1, 7 and 12. In addition, applicant traversed rejections of Claims 1 - 3, 5, 7 – 9, 11 – 14 and 16 - 18.

Currently, claims 1 - 3, 5, 7 – 9, 11 – 14 and 16 - 18 are pending.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1 - 3, 5, 7 – 9, 11 – 14 and 16 - 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over "Robots Go Where No Man Has Gone Before", Nobbe, Thomas A., Machine Design, Jan 25, 1990 and hereafter referred to as "Robots" in view of Zweig (US 6,658,325 B2).

Regarding claim 1 and related claims 7 and 12 (CURRENTLY AMENDED), Robots teaches a method and system of selling a commodity via a network, said method comprising: if instruction information regarding moving of an article, which was selected from a plurality of articles of one commodity, in at least one of a variety of positions for

displaying and operating a camera included in the robot is received from a user' terminal, outputting to said robot a first request fro acquiring image information at this moment according to said moving of the selected article itself (see at least Page 1 and 4).

Please note that phrase "selling commodities" in the preamble is considered for examination purposes as intended use and thereby is accorded little patentable weight. For example, it is well known that Robots have been used and envisioned to be used from working in mines to space exploration such as the Mars Rover, which moved about the surface and turned over rocks on command from Earth.

While Robot does disclose outputting to a Robot as well as the Robot equipped with a video camera for moving an article and moving about a space, which would include an article of interest, the reference does not specifically disclose and teach a method and system for said robot provided for a real shop and moving around within said real shop; and transmitting to said user terminal, said image information of the selected article Itself to enable a user of said user terminal to evaluate an actual state of the selected article itself, said image information taken by said camera Included in said robot.

On the other hand, Zweig teaches a method and system for said robot provided for a real shop and moving around within said real shop (see at least Abstract, Col 3, lines 19 - 22, Col 4, lines 30 - 31 and Col 7, lines 46 - 49); and

transmitting to said user terminal, said image information of the selected article Itself to enable a user of said user terminal to evaluate an actual state of the selected article itself, said image information taken by said camera Included in said robot (Col 9, lines 34 – 53 and Col 13, lines 33 - 35). Please note that Zweig discloses a robot acquiring images of selected articles in order to evaluate an article. While Zweig does not specifically disclose a real shop, the reference does disclose various different operating environments such as home, industry and buildings for security. Moreover, these are just examples and do not limit the applications of Zweig to just these examples since the applications for robots in space exploration are well known too. In this regard, it would have been obvious to one of ordinary skill in the art to have extended the method and system of Zweig with a real shop environment. Thereby extending the number of examples of applications in order to expand the examples of the use of this method and system to another environment. Therefore, the more applications that Zweig can be used will expand the potential market for the disclosed method and system, which will increase potential sales of the robot.

It would have been obvious to one of ordinary skill in the art at the time of the invention to have provided the method and system of Robot with the method and system of Zweig to have enabled a method and system as recited in claim 1 – in order to have the ability to shop online and view products at a shop via an in shop robot. Robot discloses a method and system of selling a commodity via a network, said method comprising: if instruction information regarding a designated display manner of an article, which was

selected from a plurality of articles of one commodity is received from a user' terminal (see at least Page 1 and 2). Zweig discloses method and system for, said robot provided for a real shop and moving around within said real shop; and transmitting to said user terminal, said image information of the selected article Itself to enable a user of said user terminal to evaluate an actual state of the selected article itself, said image information taken by said camera Included in said robot (Abstract and Col 9, lines 34 -53). Therefore, one of ordinary skill in the art would have been motivated to extend the method and system of Robot with a method and system for said robot provided for a real shop and moving around within said real shop; and transmitting to said user terminal, said image information of the selected article Itself to enable a user of said user terminal to evaluate an actual state of the selected article itself, said image information taken by said camera Included in said robot. Thereby, the user can shop remote and view and move the article via a robot, which will provide the capability to shop and move items too. In this regard, the shopper will be able either purchase the items seen after inspecting, which will save them time or use this robotic capability to locate exactly in a real shop the article that shopper will want to touch/feel before purchasing and thereby save them time since they will knowthe exact location of the article.

Regarding claim 2 and related claims 8, 13 and 17, Zweig teaches a method, further comprising: if information regarding a selected purchase plan commodity is received from said user terminal, outputting to said robot, a second request for acquiring image

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information for said selected purchase plan commodity; according to said second request, controlling said robot to move while taking image Information until said robot reaches an exhibition position of said selected purchase plan commodity (Col 3, lines 19 – 22, Col 4, lines 4 – 7 and Col 9, lines 34 – 58); and transmitting to said user terminal, image information for said selected purchase plan commodity, which is taken by said camera includes in said robot and image information until said robot reaches said exhibition position of said selected purchase plan commodity, to enable a user of said user terminal to see an actual state within said real shop in real time (Col 4, lines 27 –39 and Col 9, lines 36 – 49). Please note that Zweig does not specifically disclose a purchase plan commodity nor does Robot. However, both references do disclose articles/objects. In this regard and for examination purposes, objects such as disclosed by Robot were treated as equivalent to articles, which could include commodities.

Regarding claim 3 and related claims 9 and 14, Zweig teaches a method, according to said first request, controlling said robot to change a photographing method for the selected article itself, and if a purchase instruction of the selected article is received from said user terminal, instructing said robot to convey said selected article within said real shop (Col 3, lines 18 – 22 and Col 7, lines 46 – 49 and Figures 2 - 3). Please note that Zweig does not specifically disclose a second controller, a third receiver. However, Zweig does disclose a controller, transmitter and receiver. In that regard, it would have been obvious to one of ordinary skill in the art at the time of the invention to have

provided the method and system of Zweig with a second and third controller as well as additional receivers, which will allow multiple robots to respond and perform various commands. In this manner, additional customers can be supported.

Regarding claim 5 and related claim 11 (CURRENTLY AMENDED), Zweig teaches a method, further comprising: if a purchase instruction of the selected article is received from said user terminal, acquiring identification information of said selected article itself; and transmitting said identification of said selected article to said user terminal (Col 7, lines 46 – 49 and Col 9, lines 34 – 49).

Regarding claim 16 (CURRENTLY AMENDED), Zweig teaches a computer system further comprising a fourth receiver for receiving a purchase instruction of the selected article from said user terminal; an acquiring unit that acquires identification information of selected article itself in response to said purchase instruction; and a third transmitter transmitting said identification information of said selected article itself to said user terminal ((Col 3, lines 18 – 22 and Col 7, lines 46 – 49 and Figures 2 - 3). Please note that Zweig does not specifically disclose a third receiver. However, Zweig does disclose a controller, transmitter and receiver. In that regard, it would have been obvious to one of ordinary skill in the art at the time of the invention to have provided the method and system of Zweig with a second and third controller as well as additional receivers, which will allow multiple robots to respond and perform various commands. In this manner, additional customers can be supported.

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Claim 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of Robot and Zweig as applied to claim 1 above, and further in view of Van Kommer (6,584,376).

The combination of Robot and Zweig substantially discloses and teaches the applicant's invention.

While the combination does disclose interacting with a robot via a web interface for shopping and/or window shopping, the references do not specifically discloses a method, further comprising: if a voice request is received, outputting to said robot including a microphone, an instruction to obtain voice information within said real shop; and transmitting to said user terminal, the obtained voice information to enable said user terminal to represent an actual state within said real shop In real time.

On the other hand and regarding claim 18, Van Kommer teaches a method, further comprising: if a voice request is received, outputting to said robot including a microphone, an instruction to obtain voice information within said real shop; and transmitting to said user terminal, the obtained voice information to enable said user terminal to represent an actual state within said real shop In real time (see at least Abstract and claim 7).

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It would have been obvious to one of ordinary skill in the art at the time of the invention to have provided the combination of Robot and Zweig with the method of Van Kommer to have enabled a method, further comprising: if a voice request is received, outputting to said robot including a microphone, an instruction to obtain voice information within said real shop; and transmitting to said user terminal, the obtained voice information to enable said user terminal to represent an actual state within said real shop In real time – in order to provide voice interface too. The combination of Robot and Zweig disclose a method of selling a commodity via a network, said method comprising: if instruction information regarding a designated display manner of an article, which was selected from a plurality of articles of one commodity is received from a user' terminal, outputting to a robot including a camera, a first request for acquiring image information at this moment according to said designated display manner of the selected article itself, said robot provided for a real shop and moving around within said real shop; and transmitting to said user terminal, said image information of the selected article Itself to enable a user of said user terminal to evaluate an actual state of the selected article itself, said image information taken by said camera Included in said robot. Van Kommer teaches a method further comprising: if a voice request is received, outputting to said robot including a microphone, an instruction to obtain voice information within said real shop; and transmitting to said user terminal, the obtained voice information to enable said user terminal to represent an actual state within said real shop In real time.

Response to Arguments

Applicant's arguments with respect to claims 1 - 3, 5, 7 - 9, 11 - 14 and 16 - 18 have been considered but are moot in view of the new ground(s) of rejection. The new art is "Robots Go Where No Man Has Gone Before", Nobbe, Thomas A., Machine Design, Jan 25, 1990. Additionally, the applicant's arguments regarding Zweig are addressed in the above rejection.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Rob Rhode** whose telephone number is **571.272.6761**. The examiner can normally be reached Monday thru Friday 8:00 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **Wynn Coggins** can be reached on **571.272.7159**.

Any response to this action should be mailed to:

Commissioner for Patents

P.O. Box 1450

Alexandria, Va. 22313-1450

or faxed to:

(703) 872-9306 [Official communications; including

After Final communications labeled

"Box AF"]

(703) 746-7418 [Informal/Draft communications, labeled

"PROPOSED" or "DRAFT"]

RER

Jeffrey A. Smith Wrimary Examiner